THE COURTS.

Interesting Proceedings in the Buited States Supreme, Brooklyn and New York City Courts.

the Jumal Estate Case - A Custom House Suitferdict Against the Government-Action on a Mote-Decisions.

UMITED STATES SUPREME COURT.

leged Attempt to Brirand the Government of the Buty on 109 Barrels of Spirits low the Revenue Officers and Wareless are Said to "Work the Ora pt to Recover from a Broker for the

WASHINGTON, D. C., Feb. 9, 1872. No. 104. The United States vs. John Henderson.— ter to the Chront Court for the Eastern district Missensi.—This was an information to iniotoe risiture aguinst 100 barrels of distribed spirits, thier, without payment of the internal revenue tax, and with intent to defraud the government. But Headerson claimed to have purchased the spirits without knowledge of any intended fraud, while they were stored in a United States bonded warehouse, where they had been removed by the distriber, and to nave paid the tax thereon to the Collector. This piece was admitted by the government, it bear concease that the canmant was an inaccent purchaser, and on these agreed facts the District Court found for the Chrent, where it was said it is discussed to the tax being made to a government and always been made to defraud the United States of the tax being made to a government warehouse; and a mere insout to destand, formed or existing in the mind of the distinct, where the warehouse; and a mere insout to destand, formed or existing in the mind of the distinct, which is the removal of the spirits by the distinct to the warehouse of the timed states, which removal of the spirits by the distinct to the warehouse of the timed states, which removal is the government was a legal and Pot an illegal act. It is here contended by the government plus in samming it to be impossible; that one step in an attempt to derivant the government of the tax discould be the removal of the spirits to abound warehouse. In order to make this reasoning consistent, it is said, the Court must judiciarly know there is such an impossibility, and that it could not know. The trum its, and it is notorious, that spirits have often been removed to government bounded warehouses from distilleres in accordance with conspinaces between distilleres in accordance with conspinaces between distilleres in accordance with conspinaces between distillers and warehousement, in order to derivant of from the barrels, and under agreenent with the games of the spirits of the distiller, and the Court creat in each payment of the max. The agreed facts gamit the fraudulent mater of the distiller, and the Court court for Missouri,—this section was to recover the value of cert ery without payment of the internal revenue tax. nd with lutent to defraud the government. But

was to recover the value of certain railroad bonds which Kitchen had placed in the hands of one Reyn, to sell for his account and invest the proceeds lands. Subsequently Roybum sold the bonds to dord, and still later Bedford sold them to Web-Bedford, and still later Bedford sold them to Webber. The plaintiff put is evidence of a conteact on the part of keybum to dispose of the bonds and invest the proceeds of the sale, and reside his case. The Court thereupon, at the Instance of detendant's course, Thied that upon this evidence there could be no recovery, because it was not shown but that the bonds had been sold by Acybum and the proceeds applied as agreed, and no facul was in respect or the sate. It is sere contended that the faither to perform the contract plainty appeared from the evidence, and that Bed ord and Veod F, ooth having knowledge of the agreement between kitchen and Reybum, took the bon is with notice, and are hable. Carlisie & McPherson for plainting in error; T. T. Grant for defendant.

UNITED STATES CIRCUIT COURT.

The Estate of Madame Jamel.
Before Judge Supman.
The further hearing of the case of George Washington Bowen vs. Nelson Chase was resumed yesterday. Smortly after the sitting of the Court Mr. behalf of the defendant, Mr. Chase. He com-mented upon the testimony of the witness Hull, not be depended upon for an instant. He next adverted to the evidence of the witness Perry. This verted to the evidence of the witness Perry. This witness stated, among other things, that he had in the year 1s28 come East to New York by rairoad. That statement could not possibly be time, because the first rairoad built in the United States the Albany and Scaenectary road, in 1831 or 1852, the jury would jurge from their what credence they should place on the testimon, of Perry when he swore to incis, dates and or cumstances. The featured counsel then adverted to the allegations that had been made to the effect that happy hadron had been an express rider testimon or Perry when he swore to incles, dates and carcimistates. The feathed counsel then adverted to the allegations that had been made to the effect that Major fashou had been an express rider for teneral Washington, who visited the Major at his readence because he received an injury by a rail from his horse, and while so visating the Major he became enamiced of the beautiful servant garless when the teneral washington, whose taken and giors were dear to the mart to a standard of the beautiful servant garless when and giors were dear to the mart of his countrymen; and it be had errors and kindte of them. He (Mr. O') oner, and not know or those faults almost. He had never read or heart of them, and he thought that no one for an instant believed in them. If the theory of the had be thought that no one for an instant both. There was one great feature in the plaintiff case—one which went to show how there is maintained and an insupported to show how their jumple of the many look years that Anatume Jumel of the was born. There was one great feature in the plaintiff case—one which went to show how their jumple of the was been an insupported it was—and that was that during the many look years that Anatume Jumel of the was been so my one of his or find alm, and lever once gone to Providence to see theorge washington Bowen. If he was her son would not the plaintiff, sor malerial feature in the plaintiff, so could not he prompting on her heart, are malerial features, have influed the ridge and how no was getting on in the weat? But then, and now no was getting on in the weat? But then, and now no was getting on in the was her free to see him. That statement was untrue. Madema Jumel was no find alm, and now he was getting on in the wash? But the him was a strong-willed, proud, imperious woman—a woman who would have her own way; and it would be contrasty to all the facts to assume that see had ever been restricted of het inserty, while her for heart of the land to the nation of the plaintiff, she could not be readed a

UNITED STATES DISTRICT COURT.

A Custom House Suit-Verdict Against the

Government.
Before Judge Bia chford.
The United States rs. Boxer & co.—This case was reported in the HERALD of yesterday. It was an action to recover the value of an importation of cuttary—pocket knives—worth about \$4,500, on the ground that the goods had been undervalued in the invoice. The uses see was that the knives were entered at the Custom house at their regular market value. The jury found a variet for the claimants, releasing the goods from seizure.

> UNITED STATES COMMISSIONERS' COURT. Selling Uestamped Cigare.

Before Commissioner Shields.
Pedro Francisco and Fernando Emionio were arrested yesterday by Captain Leary, of the police. and taken before Commissioner Shields, on a charge of selling and offering for sale a large quantity of

tigare, which had not been stamped according to

SUPPEME C'URT-CHAMBERS.

Bectisma.

By Judie Cardozo.

Cadewell vs. Commercial Warehouse Company of
Bew York.—Order settled.

Atsubattan Life Insurance Company vs. Maginn et
al.—Judgment for plantiff.

Husi vs. Michison.—Memoranda for compset.

SUPERIOR COURT-SPECIAL TERM.

Decisions.

By Judge Monell.

Lamity vs. Vultee.— Motion granted.

Dealits vs. Legiow.—Order granted.

Hamston vs. Third Avenue Railroad

E E COURT OF COMMON PLEAS-SPECIAL TERM.

Bectuions. O'Gorman vs. Romak et. al.—Motion granted. By Chief Justice Daly.

Bradley vs. Coburn.—Referred to William

Wade vs. Orion.—Ball reduced to \$500.
E-ther F. Cury vs. Leopold F. Cury.—Divorce granted to puniting.
Moore, Executor, vs. Harribuil.—Motion granted.
Basiy vs. Norval.—Mulion granted upon proof Service of order for sale at defendant's place of

The reople, &c., vs. Dollard. (See memorandum.) In the matter of the application of Charles J. Rosenthal.—Motion denied.

MARINE COURT-PART L Action on a Note.

Before Justice Gross. tailor, purchased from Mr. Stiger, the plaintin's assignee, some furniture, for which he gave him a four months' note for \$220, payable in clothing. Mr. Stiger testided that shortly after the receipt of

four months note for \$220, payable in clothing.

Mr. Stiger testified that shortly after the receipt of
the note he left his measure for the clothes and on
repeated applications for them afterwards was told
that they would be made when his turn came, but
that just before the four months had expired no
called and said had would take the clothes if they
were then made, and not receiving them hothed
the detendant not to make them as he had transterred the note. On the maturity of the note a boy
was sent on the plaintiff's benult and in exchange
for the note received a number of coloring, which,
on examination, neved to be "misits," the articles having mon them the names of various customers of the detendant, which were immediately returred. The plaintiff alterwards called, selected
goods and ordered dothing made to the amount of
the note, out upon sixing that they were to be
made on that account the desendant refused to fill
the order. Sut was thereupon commenced for the
amount of the note.

The desendant's evidence was that when Suger
gave the order and any-sequently called, the repty he
received was that the note was not yet due; that
the order was subsequently revoked; that when the
boy called on the maturity of the note, no order
them existing, he sent a sufficient amount of contiling then on thand to satisfy it; that he did not accept their retura, and that when plaintif called subsequently be removed to make this dothing, on the
ground that he had already satisfied the note.

The court rendered a judgment in favor of the
plaintiff for the full amount.

COURT CALERDARS-THIS DAY.

BANKRUFTCY CALENDAR—INVOLUNTARY CASES.—Nos. 32.4, 3251, 3258, 3384, 327., 3.200, 3292, 3295, 3.209, 3304, 3806, 3018, 3023, 3327, 3328, 3329, 3327, 3328, 3329, 3327, 3328, 3329, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 3229, 32

BROOKLYN COURTS.

UNITED STATES COMMISSIONERS' COURT. A Liquor Cenier Arrested.

Before Commissioner Jones. Charles Mitzgen was charged before the Commis stoner with naving been engaged in the retail liquor business, at No. 550 Fushing avenue, without paying the special tax required by law. He was teleased on his own recognizance to appear on the 16th inst.

> SUPREME COURT-SPECIAL TERM. Decisions Yesterduy.

Before Judge Pratt.

Hannah M. Rosell vs. John Rosell.—Defendant ordered to deposit \$100 for referee's fees. Motion for additional counsel fee denied without prejudica.

tion for additional counsel fee denied without prejudices.

William H. Dyke vs. H. B. Sowles et. al.—Judgment absolute in layor of defendants, with costs, Henry M. Lee vs. Jeremian M. Cary.—Judgment for defendant, with costs.

Williams vs. Raymond—Raymond vs. Williams.—In first case motion for injunction granted on planting 6 ting bonds in double the amount of partnership, to be approved, &c. Motion in Second case is dealed and injunction dissolved on Williams complying with conflicted of first case.

Joseph T. Mott et. at. vs. Angus Mailon et. al.—Joseph T. Mot et. at. vs. Angus Mailon et costs, John C. Thompson vs. Supervisors of Richmond county.

- CITY COURT. The Westfield Divaster.

Before Judge Netison.

Among the cases on yesterday's calendar we those of Mahoney and Madden against the Staten Island Railroad Company. Mr. Morris, for the plaintiffs, attempted to have them brought to trial, but connect for defence asked for a postponement in consequence of engagements elsewhere. Mr. Morris opposed any postponement, saying that his clients wanted their money and that he had brought these suits to yet it.

waited their money and that he had brought these suits to get it.

Counsel for defondants wanted a postponement intil the decision of the Court of Appeals in the Landers suit, when the jury, a short time since, gave the plaintin, Mrs. Landers, a vertict for \$5,000, Mr. Moris contended that the Court of Appeals had passed upon all the questions involved, gave that of jurisdiction.

After some further discussion Judge Neitson postponed the cases until the turid Monday of the present month, when they will be tried peremptority.

COUNT OF SESSIONS.

Alleged Stabbing Affair. Before Judge Moore and Associate Justices, Albert Kessler was tried on the charge of having stabued Jacob Schnetter in the arm at the corner of Broadway and Barton street, on the 2d of December last. It appeared that the parties had a fight about a trunk which seth inder attempted to remove, and the charge was that during the struggle the defendant stabbed his adversary, and the decence was that Schneider was cut by breaking a window pane during the fight. Ressier was acquitted.

A Mother and Baughter in Court.
Julia Haliahan, an old woman, was placed on trial on the charge of having received dresses which had been stolen by her caughter, margaret, a young girl. The daughter was convicted a few days since. Yesterday Margaret swore that her mether did not know that one and stolen the property, and the jary, in view of this statement, acquitted Mrs. Halbanan. The girl was sent to the House of Reruge,

COURT OF APPEALS CALENDAR.

ALUANY, N. Y., Feb. 9, 1972. Day Calendar for February 15—Nos. 125, 126, 127, 23, 132, 134, 135 and 139.

Thursday night Rufus Gustamontell broke into the basement of 364 Canal street, which is occupied by Grace Book as a tobacce storehouse, and stole therefrom: \$150 worth of tobacce. Judge Bowling yeaterday committed Rulus in default of \$1,000 ball.

THE WEEKLY HERALD.

The Cheapest and Best Newspaper in the Country.
The Weekly Hubald of the present week, now

ready, contains a splendid cartoon, together with the very latest News by telegraph from All Parts of the World up to the hour of publication, including full reports of the Aguation in England and the United States on Account of the Washington Treaty Complications; the War in Mexico; Horride Ruit-road Accidents; the Japanese Among the Mormons; Examination of Governor Warmoth, of Louisiana. Be ore the Congressional Committee; Terribie Powder Explosion; a very interesting article on Powder Expiesion; a very interesting article on Eircis, giving some valuable information on their peculiarities, and how they should be treated; the Public Debt; Steepy Hollow Horror; Horrible Trag-edy at Bozrah, Coun., and Harrowing Details of the Burning of the Steamer America at Sea. It also contains the latest news by telegraph from washington; Political, Artistic, Scientific, Religious and Sporting Intelligence; Oblinary Notices; Amusements; Facetie; Editorial Articles on the prominent topics of the day; Reviews of the Cattle, Horse, Dry Goods and Boot and Shoe Markets; Financial and Commercial Intelligence, and accounts of all the important and interesting events of the week. TERMS:—Single subscription, \$2; Three copies, \$5; Pive copies, \$4; The Juples, \$15. Single copies, five cents can. A limited number of advertisements inserted in the Wessely Haralin.

SHOOTING IN A BALL BOOM.

CITY GOVERNMENT.

(OFFICIAL.)

[OFFICIAL.]

Board of Aldermeen.

STATED SESSION.

MONDAY, Feb. 5, 1872.

Z o'Click F. M. 1

The Board met in their Chamber, No. 15 City Hall, pursuant to adjournment.

Fresent—John Cochrane, Esq., President, in the chair, and the following memoers:

Aldermen Coman, Conover, Falconer, Fitzgerald, Glisey, Joyce, Marcin, Nelaren, Mehroach, Finneitt, Kndde, Vance, Van Schauck and Wirder—15.

The minutes of the last meeting (January 28, 1872) were read and approved.

QUESTION OF PRIVILEGE.

The minutes of the last meeting (January 29, 1872) were read and approved.

QUESTION OF PRIVILEGE.

The PRISID-FR here rose to a question of privilege, and called the strention of the Board to an article in an evening paper published last Saturday, commining a gross attack upon his official integrity, and injuriously reflecting upon the character of other mean ers of the Board. Hawing read the article, the President, in reply, said:

"Mefer-ance as here had to rumor and general assertion, and the freest from consure are not exempt from these. I meet them with permotory denial, so far as lane concerned. I have been many years in public life, and for the first time has cautumy in his manner assaured my name. The institution a utterly unfounded, and the rumored assartion mixely destitute of truth. I challenge a miger to be laid and an accordance of the property of the property of the content of the property of the p

dermen Me reach, Vance, Wilder, Martin and Fitzgerald.

The question was about to be taken on the adoption of the resolution, when
Alterman Vance rose to a point of order, and stated that inaminch as the Chairman of the Committee on Finance was, by virtue of his office, one of the Commissioners of the San ing Fund, he thereby became an officer of the Board, and must be elected by solid, as provided in Kule 30.

The Plasticar Expressed a doubt as to the correctness of his ruling, but in order to obtain a doubt as to the correctness of his ruling, but in order to obtain the ennee of the noard on the question raised by Alderman Vance decided the point of order to be well taken.

Whereupon Aderman Conovers appealed from the decision of the thair.

The question then being, "Shall the decision of the Chair stand as the judgment of the Board?" was put by the Pressieut, and decided in the negative by the following vote:—

President, and decided in the negative by the fonowing voter.

Adirmative—Aldermen Falconer, Glissy, Vance, Van Scialek and Wilder—6.

Negative—Aldermen Coman, Conover, Fitzgerald, Joyce, Martin, Scharen, Mehrbach, Flünkitt and Radue—8.

The question then recurring on the adoption of the resolution prosented by Alderman Mehrback, was decided in the albem site by the following vote:

Alternative—Aldermen Coman, Pitzgerald, Joyce, Martin, Alternative—Aldermen Coman, Pitzgerald, Joyce, Martin, tion prosented by Alderman Mehroack, was decided in the ahrm tive by the following rote: Pitzgerald, Joyce, Martin, McLaren, Mehroack, Pinnkitt and Wilder—S.

Negative The Freedent, Aldermen Conover, Falconer, Glissy, Vance and Van Schaker.

Alderman Martin asked to be excused from serving as a mamber of the committee.

The Frequent was pranted by the following vote:

The Frequent was pranted by the following vote:

Allerman The Conover, President, Alderman Comover, Falconer, offers, area, Ven Schakek and Whiter—S.

Se artise—Ald romen Fitzerald, Joyce, McLaren, Mehrosch and Patrans-S.

errappon Alderman Martin and Martin as a member of says committee,

By Alderman CONOVER—
Memorial of a committee of the International Workingmen's Association, for the free use, when not otherwise required, of the public blandings for meetings of the people to
the referrers, discussions, ac.
Which was referred to the Committee. he a fectures, discussions, acc.

Which was reterred to the Committee on Public Works.

by A dorman Joyck.
Portition to pare Fiftight street, between Fifth and Sixth regars, with stone block pavement.

Which was referred to the Commutee on Street Pavements.

By Adderman Wilder.

By the Presuments to the Committee on Public Works.

Po film of the Knickerbocker Ice Company asking permission to set curb and cutter atones and pave with lieigian pavement Thirtbeath avenue, between Twentich and Twenty-irst streets, at their own expense.

Which was referred to the Committee on Street Pavements. By the same—
Position of the Connect of the Committee. over the same reterror to the Committee on Street Providence to traction of the Common of the Providence to the Milich was referred to the Committee of the Providence to the Committee of the

Which was referred to the Committee on Public Works.

By the sense.

Petit in of the Pacific and Atlantic Telegraph Compact of the Unite States for permission to creet potes in certain stream of this city.

Which was reterred to the Committee on Streats.

INVITATIONS.

An invitation was received from the Beach Pacumatic Transit Company, "to take a ride under Broadway" on any Mon. ay, We menday or Saturday, between the hours of 1.25 and 3.3; P. M.

Which was accepted.

An invitation was received to attend the Calico Hop of the Thomas Williams Association at Wallsalla Hail on Lucaday, February 20, 1812.

Which was laid on the table.

By Alderman Vance.

Resolved, That gas lamps be placed and lighted in West Twantyf, Juris street, between Tenth and Eleve th avenues, and in Eleventa avenue, between Tenth and Eleve th avenues, and in Eleventa avenue, between Tenth and Eleve th avenues, and in Eleventa avenue, between Tenth and Calico Hop of Public Works.

A motion was made to refer the resolution to the Commit-

on was made to refer the resolution to the Commit-A motion was made to reter too reasonable to on Streets.
When Alderman Mempuacii moved its reference to the
When Alderman Mempuacii moved its reference to the

Whereupon Alderman VANOE moved to refer the paper to the Committee on Street Pavenents.

Which was carried.

By Alderman FITEGERALD.—
Resolved, That Church street, from Fulton to Morris street, be pave; with Belgian or trapbleck pavenment, and that at the several interiec ing streets and avenues crosswalks be laid where too to row laid, and relaid where those now in it say, to the opinion of the Commissioner of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavenent, under the direction of the Commissioner of Public Works; and that the accompanying ordinates there or be a logical.

Which was referred to the Committee on Street Pavenents.

Which was referred to the Committee on acress Parametria.

By Alderman Conover.

Reso wed, That the Committee on Printing and Advertising be and bricky is requested to report to the Board, as soon as practicable, the expectency or propriety of causing a Corporation manual for each of the years 1571 and 1572 to be compiled, and published, in a condensed form, or the advantile of the properties of the prope

a hook of reference.
Which was adopted.
By the same—
Resolved, That the Committee on Printing and Advertise
to an an increw is requested to implies and report to the
Bound what steps are necessary to be lakes to cause the
Corporation Manual for the year 1870, which has been
priced but not bound, to be completed and published.
By the same—
Whereas within the past few years a large amount of pro-

which was adopted.

Which was adopted.

By the same—
Whereas within the past few years a large amount of property belonging to the city of New York has been given away or leases for a long term of years at a mere normal remain and it egal by a large portion of our fellow citizens, and for one among the many reasons, that the said property being pledeed for the resemption of bonds issued by the city, said property could not be disposed of other than at autom to the nighest biddee, in order that the proceeds might be placed in the sinking tunt for the redemption of said binds, and until such time as said bonds issued upon such pledges are resembled, the city property can be disposed of in no shall binds, and until such time as said bonds issued upon such pledges are resembled, that the Counsel to the Corporation be and he is heroly directed to commence such proceedings as he may deen proper to recover from the granteed or leases of all principles granted or leased by the city of New York, without pool, legal or adequate considerations or mere nominal remains.

Which was referred to the Committee on Law Pergartment,

primerly granted or leased by the city of New York, without pool, legal or ade, nate considerations or mere nominal remials. Which was referred to the Committee on Law Department. By Alderman Rapher—
Whereas. The fraues committed at our recent municipal elections, uctivitins, and all presentions by honest clusters, have demonstrated the necessity of a more rigid and protective Registry law; and
Whireas. The raphy of the ballot box is the most essential foundation of our institutions, and without which no actual reform its possible; and
Whereas our elections have been manipulated and controller by protessional wire puliers and politicians for the vey reason that many of our forst citizens never attended to their dettier at tim polis, thereby noising and abstitute in the cicculon of incompetent and corrupt officials; therefore Reasived. That the President of this Board be authorized to appoint a committee of three, with power to appoint counsel to prepare and lay have this Board is the next stated meeting, the draft of a law amending the present Registry law, in such a magnet are one to describe provent Elegal voting, and which shall contain the following provinces.—

The Imprecious of Election in this city, when sitting as a Board of he larry, shall be provided with and keep a book or books of cartificates, with margin as hirefunctor and election district, the location of the pulls, and the date and flours of election and which excitations shall read as follows, viz.:—

hours of election, and the lower of registration, observed of registration, of the or new York, City of New York, City of New York,

No. — Crry or New York,
Poll located at.

Foll located at.

Mr.

This is to cert y that.

Mr.

Gualified voter in this election dietrict on the — day of —, one thousand eight huntred and

This certificate is to be presented and delivered to the Inspectors of Election by the person named thereig at the time spectors of Election by the person named therein at the value of the cardiffication of the cardiffication of Certificate

Date of Certificate

Date of New York

Date of Election

Certificate issued to Mr.

Residing at

Inspectors of Election.

The Inspectors of Election in this city, when sitting as a Board of Registry, can I usue and deliver such a certificate to each quasined voter reading within their respective Election celetrate, who may lifer his name for registration.

The margin of the extrinates shall ilkewise be filled up and signed, and retained by the inspectors or Election, and shall constitute the official Registry Record.

No person shall be allowed to vote unless he produces and cellwrs to the inspectors of Election Life certificate of registration, which shall be cancelled by them, or one of them. In the same manger as checks are now cancelled in banks after having beed paid.

No person shall be appointed or cellsible to the office of inspector of blection was cannot read and write, and who has not resided within the election district for which he is to

feed veter on the day of election shall be a sum-cross for a person not voting.

Any qualitied voter in this city who shall, without such summent excuse, neglect to cast his vote, or any person in this city who shall prevent any qualitied voter in this city from voting at any numbipal, Sinte or federal election which may bereafter be held in this city shall, oncompaint of any quadiast voter of this city, and upon proper proof and conviction before any court of justice in this city, say a time not exceeding twenty-five dollars for each offence, which has or ince sual to collected and appropriated in the same manner as these happened on delinquent jurors.

of 1876, and the amendments to the same passed in 1871.
Which was adopted.
By Adderman MARTE.
Resolved, That George W. Jasper and Galen C. Thatcher be and they are hereby appointed as Commissioners of Deers in and for the city and county of New York, in the place and stead, respectively, of Prank Cavanagh and Thomas Casey, who were recently appointed, but who falled to qualify. quality.

Which was adopted by the following vote:

Afternative—The President, Addrinen Coman, Conover, Falconer, Fitzgerald, Gi sey, Juyce, Mardia, McLaren, Menzhach, Funntit, Radde, Vance, Van Schalek and Wilder—15.

By tee same—Resolved, that this Poents.

when
Alderman Van Schalck raised the point of order that,
maximude as the resolution involved the expenditure of
money, it was not competent for the Board egally to pass the
resolution V-day.

The PRESIDENT decided the point of order to be well

The PRESIDENT devotes taken.

Whereupon, on motion of Alderman Conoven, the resolution was reserved to the Committee on Repairs and Supplies. By Alderman McLAREN—
Resolved, That James Powers be and he is hereby appointed a Commissioner of Deeds in and for the city and county of New York, in the place and stand of Charles F. Klenck, who was recently appointed, but falled to qualify. Which was adopted.

REPORTS.

militee:—
he-solved, That the Comptroller be and he is hereby author free and affected, if in his jugment for the best interests of the city, to renew the lease of the premises on the cast side of Fourth avenus, between Twonty-seventh and Twenty-eighth streets, from the New York and Harlem Railroad Company, in accordance with the provisions of the lease bearing date May 1, 1883.
Which was laid over.

Company, in accordance with the provisions of the lease bearing date May 1, 1853.

When was laid over.

The Committee on Roads, to whom was referred the annexed resolutions and ordinances for outling a receiving basin and outer to the northwest corner of Ninth avenue and Finiteth street, and the other for setting curb and gutter stones and finging full width on the north side of Fitheth street, between Ninth and Tenth avenues, respectfully

EFFORT:

That they have examined the subjects so referred to them, and dud hat both improvements are much need by the owners interested, with se names are signed to a petition sate ring the Common Council to have the work done. The owners are almost unanimously in favor of the proposed improvements. Your committee therefore respectfully recommend the adoption of the aforesaid resolutions and ordinances hereto annexed.

Kesolved, That a receiving basin and culvert be light on the northwest corner of Ninth avenue and Fittleth street, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Resolved, That on the north side of Fittleth street, between Ninta and Tenth avenues, curb and gutter shones be set and the strewards and remarks and and religinged full width, where not arready done, under the direction of the Commissioner of Public Works, and that the accommanying ordinance therefor to adopted.

WILLIAM JOYUS.

WILLIAM JOYUS.

oris, and that the accompanying ordinance berepted.

GEORGE W. PLUNKITT,
WILLIAM RADDE,

Committee on Roads.

The President here appointed Aidermen Van Schalek and Falconer as the two additional members on the Stanting Committee on Ratiroads to act as a joint special committee for the consideration of a resolution in relation to the tracks of the Hariem Railroad Company Borth of Forty-second

of the Harlem Hallroad Company north of Porty-second street.

MESSAGE FROM THE MAXOR.

The following message was received from the Mayor, transmitting the annual report of the Cooper Union for the advancement of science and art, for the year 18:1:
TO THE COMMON COUNCIL:
I have the honor to transmit herewith the annual report of the "Cooper Union for the Advancement of Science and Art" for the calcular year 1871.

A. CAKEY BALL, Mayor.

REPORT OF THE COOPER UNION FOR THE ADVANCEMENT OF SCIENCE AND ART.

TO THE COMMON COUNCIL OF THE CITY OF NEW YORK:
As required by law, the undereigned trustees herewith respectfully submit a statement of all the receipts and expenditures of the Cooper Union for the Advancement of Science and Art for the calendar year 1871.

PETER COOPER.

WILSON 1. HUNT.

EDWARD Coloper.

ABRAM S. HEWITT.

JOHN. E PARSONS.

NEW YORK, Jan. 24, 1872.

PEOPLITS AND EXPENDITURES OF THE COOOPER UNION PROPERTY OF SCIENCE AND ART, FROM

RECEIPTS AND EXPENDITURES OF THE GOODS
FOR THE ADVANCEMENT OF SCIENCE AND A
SANUARY I, 1871, TO JANUARY I, 1872.
Rents from stores, rooms, offices and large hall...
Heat and venelation...
Stationery, old pagers and materials sold.
Interest on government bonds
Peter Cooper Endowment Fund...... Total.

Free night classes in release and act.

Free art school for women

Free reading room.

Free reading room.

Free brang.

Chemical Department (apparates bought).

Chemical Department (aboratory exponses).

Heat and ventilation.

Care of building.

Total850,175 85

ing the year ending Becomber 31, 1872.

PETER COOPER,
PETER COOPER,
PETER COOPER,
BOWARD CHOPER,
ARRAN S. HEWITT,
JOHN E. PARSON.
Sworn to before me this 22d day of January, 1872, as to
Abrain S. Hewitt; the 28th day of January, 1872, as to Peter
Cooper and Edward Cooper; and on the 25th day of January,
1872, as to Wisson G. Hant and John E. Parsons.
THOMAS J. SARSON, Notary Pubner, New York county.
Wassh was, on motion of Alderman Vance, ordered to be
princed in decument form, and referred to the Committee on
Finance.

Thomas J. Sathson, Notary Public, New York county.
Which was, on motion of Alderman Vancz, ordered to be printed in decument form, and referred to the Committee on Finance.
(For which see Document No. 3.)
COMMUNICATIONS FROM DEPARTMENTS AND COMPORATION FROM TOWN Adopted by the Board, asking for a statement of Accumulated Debt Ronds Issued ouring five year 1870, and a list of claims adjusted during said year. Which were ordered on fite.

PRECIAL ORDERS.
Alderman Van Schance to regulate nassenger veincles in the city of New York, be taken up and referred to a special committee of three.

But he subsequently withdrew the motion to refer to a special committee of three.

But he subsequently withdrew the motion to refer to a special committee of three.

Which was carried.

Alderman CONGVER moved a reference of the ordinance to the Committee on Law Department.

Which was carried.

Alderman CONGVER moved that the consideration of the second special order of business, being a report of a special committee on Law Department.

Which was carried.

Pairem FROM THE BOARD OF ABSISTANT ALDERMEN.

Resolution as follows:

orks. Which was referred to the Committee on Streets.

Resolution as follows:

Resolution as follows:

Resolved, that William J. Finigan be and he is hereby applied a Commissioner of Deeds in and for the chy and unity of New York, in place of Thomas Tierney, who has illed to quality.

Which was referred to the Committee on Salaries and Recommendation of Special Committee of Board of Alder-ien reducing the number and massics of the attaches of the oard, passed January 15, 1872, returned to the floard of idermen in order to correct certain tregularities specified and endorsed on the paper. Which was referred to the Committee on Saiarles and flors. Offices.
On motion the Board then adjourned, and the President amounted that it shoul adjourned until Monday next, the lith inst, at three o'clock P. M.
OSEPH SHANNON, Clerk.

Bourd of Assistant Aldermon. STATED BESSION.

MONDAY, Feb. B. 1872.

The Board met in their Chamber, No. 18 City Hall, pursuan

adjournment. Present O is T. Hall, Esq., President, in the chair, and the

Actionald and Schwartz—II.

McDonald and Schwartz—II.

The minutes of meeting held January 29, 1972, activated from the properties of the minutes of meeting held January 29, 1972, activated for an appearance of his name on page 200 of the printed journal as having voted on the question of accepting the report and adopting the resourtion recommended by the the Special Committee on Contested Scale, in the matter of the claim of William F. Simpson, at the last meeting to of the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson, at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the last meeting the claim of William F. Simpson at the claim of Wi

of the Board, was an error, as he did not vote on said ques-tion; an the saired that the minutes of the proceedings of the meeting held on the 52th uit, us corrected by omitting his name from such vote.

The Pressentary put the question whether the Board would grant the request of Assaiant Allerman Littleheld.

Which was decided in the affirmative.

And as time corrected the minutes of the meeting held Jan-uary 29 were transcent of the minutes of the meeting held Jan-

By the PRESIDENT.—
60 LIERRY STRIFT, NEW YORK, Jan. 29, 1872.
TO THE HONOMALLE THE HOARD OF ABSISTANT ALDERMENS OF THE CITY OF NEW YORK:—
Application of Warren, Michoe & Reynolds, printers, lithographers, beeckbinders and biank book manufacturers, for the building an impairing of the books in the various departments of the city:—

the burding an irregating of the books in the various department of the city.—
Gentlemen.—We respectfully present our application for the above mentioned work.

We are long east-bitshed in business, and have all the experience and far-little necessary to efficiently, economically and faithfully perform the same.

And your petitioners will ever pray.

JOHN WARREM.

WILLIAM ACCIER.

JAMES REYNOLDS.

Assistant Alderman KRAUS moved that the said paper be referred to the Committee on Printing and Advertising.

The PRESIDERT put the question whether the heard would agree with said motion.

Which was decided in the affirmative.

And the same was committed to the Committee on Printing and Advertising.

and advertising.

RESOLUTIONS.

By Assistant Alderman STRACK—
Resolved, That permission be and the same is hereby given to the New York Turnuversion to place and light two ornamentas samps in frost of their hall, at 55 and 55 East Fourth street, to be connected with their own meter and to be piaced on each slad of the stoop, at the base, provided the same on done at their own expense, under the direction of the Commissioner of Purite Works, and such lamps be of a size and design approved by and Commissioner.

Assistant Alderman STACON moved that said resolution be adooted.

obligation of Thomas H. Suitzan as a Commissioner of

Deeda.

The PRESIDENT put the question whether the Board would accept said resignation.

Which was decided in the affirmative. In connection therewith Assixant Alderman Costellato In connection therewith Assixant Alderman Costellato Presented the following recolution:

Resolved, That John C. Foster be and is hereby appointed a Commissioner of Deeds in and for the city and county of New York, in place of Thomas H. Suilvan, resigned.

The PRESIDENT put the question whether the Board would agree with said resolution.

Which was decuded in the affirmative by the following rote:

vote:

Allirmative—Assistant Aldermen Folev, Stacom, O'Brica, Galvia, Robinson, Break, Kraus, Loudington, Strack, Flora, Galvia, Robinson, Brake, Kraus, Coddington, Strack, Flora, Consol, Chanisky, Stebonake, Schwartz and the President—93.

By the same—
Resolved, That the Counsel to the Corporation be requested to communicate to this Roard, as early as possible, his opinion as to the power of the Common Council over and in respect to markets, making such opinion specially and specifically clear on ence and every branch of such subject.

Assistant Alderman Kraus moved that said resolution be alonged. agree with said month.

Which was declied in the affirmative.

By the PRESIDENT—
Resoured, That the Committee on Mark

And the same and continued to the same and continues and combination of the observed and to report the relations in reference to the observed and to report to the same and to prevent the sale of descanced meat and decayed vegetables, or unwholeaours food of any kind, are properly enforced.

Second—Whether the ordinances and regulations are enforced in reference to the space and arrangement of stalls in said markets, and whether such stalls, or any of them, are stored.

Second—Whether the ordinances and regulations are enforced in reference to the space and arrangement of stalls in said markets, and whether such stalls, or any of them, are stored to who the said of the s

Assi tant Alderman FINOUNEY moved that said resolution be adopted.

The PERSIPENT put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

By the FIREMENT.

Resolved, That permission be and the same is hereby given to J. M. R. A. Thore to creet a bay window on the street side of building now being erected for them on avenue A, corner of Eighty-seventh street, south side, provided the same he done at their own expense and under the direction of the Commissioner of Public Works.

Assistant Alderman HEALT moved that said resolution be adopted.

The PERSIPENT put the question whether the Board would agree with said motion.

Which was decided in the affirmative, by the following wote:

Affirmative—Assistant Aldermen Foley, Stacom, O'Brien, Grivin, Robinson, heavy, Burtit, Kraus, Continution, Strack, Costelle, Littlefield, Geis, Cumisky, McDonald, Schwartz and the President—II.

Negative—Assistant Aldermen Pinckney, Wade, Connor and Simonson—4.

By Assistant Alderman McDona the Proble Works, be particulated in Front of St. Elizabeth church, Fort Weshington, unser the direction of said Commissioner. Weshington, unser the direction of said Commissioner, which was referred to the Commissioner of Public Works, and that the accompany and Catharine aftended on Streets.

By Assistant Alderman (Lanvin)—

By Assistant Alderman Statowson——

By Assistant Alderman the Commissioner of Public Works, and that the accompanying ordinance therefore be adopted.

When was referred to the Commissioner of Public Works, and that the accompanying ordinance therefore be adopted.

By Assistant Alderman Statowson—

East Eroadway and Catharine aftended on Streets.

By Assistant Alderman Statowson—

East Eroadway and Catharine aftended on Lamps and Gas, By Assistant Alderman Statowson—

East Eroadway and Catharine aftended on Streets.

By Assistant Alderman Statowson—

East Eroadway and Catharine aftended on Streets.

By Assistant Alderman Statowson—

East Eroadway and Catharine aftended on Streets

By the Printiples?—
Recoived, That 183h street, from Third avenue to Pourth avenue, be regulated and graded, the curb han guiter fouces at and the sidewalks lingued, where not areasy done, unter the direction of the Commissioner of Printic Works; and that the accompanying ordinance therefor the adopted.

Which was referred to the Committee on Streets.

was referred to the Committee on Streets.

Profile Works; and that the accompanying ordinance therefor te adopted.

Which was referred to the Committee on Streets.

By the same—

Becoivel, Toat a gaver, with the necessary receiving basins and culverts, be ouilt in 1936 street, from Thirl arctime to Fourth avenue, under the direction of the Commissioner of Profile Works, and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Sewers.

By Assistant Alderman Simonson—
Recover, that the vacant tois on the north side of Fifty-fifth street, commencing one hundred feet west of Eignis avenue, be fenced in under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Health.

By Assistant Alderman Gris—

Resolved, That the Commissioner of Public Works is heavely greated to require the Avenue C Railroad Commany immediately to rake the pavement to a proper grace between their tracks in accome C, from Sixteenth to highteenth street, where such pavement is in a sunken condition, that water may no to user gather there in post, and that access to the adjacent market be made asic for or linary wheel rehicles.

The Preparative put the question whether the Board would agree with said resolution.

Which was decided to the affirmative by the following vote:—

Affirmative—Assistant Aldermen Foley, Slacom, O'Brien, Galyn, Robleson. Healy, Hartt, Kraus, Coddingon, Stracz, Pinckney, Covello, Waste. Comor, Littlefield, ciels, Simonson, Camsays, McDonald, Schwartz, and the President—In.

By Aestinant Alderman Contesty—

Resolved, That Twenty-fish street, from First avenue to the Last fiver, he pave not now land, and repaired where those now land are, to the option of the Commissioner of Public Works, not in good repart, or are not upon a grada adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, not in good repart, or are not upon a grada adapted to the grade of the proposed new pavement

The President put the question waster the Board wome agree with the motion.

Which was declared in the negative by the following vote;
— Mirmstire - Assistant Aldermen Harti's Kraus. Coddington. Strack, Plankery, Wade, Signonson, Cumisky, Schwartz and the President—10. Negative—Assistant Aldermen Poley, Rancom, O'Brien, Calvin, Robinson. Healy, Costello, Conuor, Littlefield, Geis and McDonade the thermal dover.

My Assistant Aldermen MoDo AALD—
Resolved, That gas them so e laid, lamp posts orected and street lamps lighted in little street, from Tenth avenue to Eleventh avenue, under the direction of the Commissioner of Punic Works.

Resolved, That gas mains be laid, lamp posts spected and street tamps ligited in 116th street, from Fenth avenus to Eleventh avenus, under the direction of the Commissioner of Funic Works, and the Commissioner of Funic Works, and the Commissioner of Funic Works, and the State of the Gommissioner of Funic Works, and that the accompanying ordinates from the Eleventh of the State of

PETER COOPER, WILSON G. HUNT. EDWARD COOPER ABRAM S. HEWIIT JOHN E. PARNONS.

Total.

Statement of Cash Accound Balanco in reasury January 1, 1871...
Revenue, as per statement above...
Monny borrowed during the year.... -61,977 50 48,850 44 4,317 87 55,175 85 Total .. 855,175 8 8,967 57 2,071 13 Actual dediciency.

Sil,8:8 40

City and Courty of New York, ss.:—Peter Cooper, Laward
Cooper, Dantel F. Tieman, John E. Paraons, Wifson G. Hunts
and Abram S. Hewitt, being duty and severally sworn, do
and each for himself doth depose and say that they are
trussees for the Cooper Union for the Advancement of
Science and Art, and that the foregoing is a true account of
all the receipts and expenitures of the said trustees during
the year ending December Si, 1571.

PETER COOPER.

PETER COOPER,
WILSON G. HUNT,
EDWARD COUPER,
ASRAM S. HEWTT!
JUBIN E. PARSONS.

Sworn to before me this 33d day of January, 1872, as to
Abram S. Hewitt, the 25th day of January, 1872, as to
Abram S. Hewitt, the 25th day of January, 1872, as to
Cooper and Edward Cooper, and on the 1 th day of January,
1872, as to Wilson G. Hunt and John E. Parsona.—TROMAS J.
SAUSON, Notary Public, New York county.

Assistant Aiderman GALVIN moved that said message and
the accompanying report be received, entered at length in
the minutes, and placed on file.

The PRINTEDENT put the question whether the Board would
agree with acid motion.

Which was decided in the affirmative.

Edward would be a supported by the support of the Committee on Streets in layor of setting curb and gutter stones on Thirty-fifth attreet, from First avenue to the
Est River, as follows:

First avenue to the Est River, curb and gutter stones on Thirty-fifth street, from
First avenue to the Est River of Thirty-fifth street, from
where not already done, under the already of the Commitsioner of Public Words, under the already of the Committherefor be adopted.

Which was laid over.

PALEES FROM THE NO.

ourred in.

The Principles's put the question whether the Board would nagree with said motion.

Which was decided in the affirmative by the following

Resolved, That the several resolutions pas

Resolved. That the several resolutions passed Board of Aldermen on the 1st day of January, 1872, velo of the Mayor, authorizing the New York and Rallroad Company to lower their tracks and lay as ones, &c., north of Forty-second street, New York and the same nereby are annulled, resoluted and rep. Assistant Alderman Connon moved that the actio Board of Aldermen in adopting said resolution be co-Assistant Alderonan Robinson moved that the said paper be recommitted to the Committee on Rulloads, with instructions to make further and closer inquiry into the subject matter of said resolution.

The PRESIDENT put the question whether the Board would have the said method to recommit.

The Board then adjourned to the 1.th inst.

JOSEPH DEMPSEY, Clerk

EINE ARTS. DUST OF COLONEL JAMES FISE, JR.

D Young's Bust of the late James Fise, Jr., which is the original and only authorized copy, has been secured by United States patent for the benefit of Mrs. Fisk. Copies can now be secured in planter as follows:—

Life size, white, \$33.

Life size, tinte i, \$33.

In military dress, cabinet size, \$5.

Marble or bronze buste, in any style drapery, executed to order.

JOHN H. COMER, Office Eric Railway Company, 809 West Twenty-third street, New York

A MAGNIFICENT POMPADOUR STYLE SATIN RRU
catel Parior Suit, cost \$450, for \$150; one do., \$73; wal
nut rep Suita, \$50 and \$50; Carpeta, 50 cents per yard up
Planoforte, Mirrors, Curvaios, Paintings, Bronzes, Clocke,
Vases, Chamber Suits, Mattresses, Buffet, Extension Table,
for half cost. Residence 253 West Forty-spoond street, near
Screnth Avenue.

A LARGE ASSORTMENT OF CARPETS, FURNITURE and Bedding, at the lowest cash prices, or on weekly of monthly metalinects, at O'FARRELL'S warehouse, 200 Eighth avenue, corner of Two attents treet. A Magnificent Drawing Room Suif, Covered brocade, cost \$500, for \$300; one do, \$50; Pianoforte, Bronzes, Paintings, Mirrors, Silverware, Cabinets, Etaleres, Bookease, Carpets; hall original cost; property family leaving. 36 West 15 st., near 5 av.

FURNITURE, CARPETS AND BEDDING.—AN IM-THWAIT'S, 155 Chatham street. Weekly and morthly pay-monts taken.

FOR SALE—CARPENTER AND CABINET FURNI-ture, new and second hand. Marcaants and others wit save tune by calling at the depot, 27 Hudson. Factory No. 9 Vestry street. HODGE'S ready method. MONTHLY OR WEEKLY PAYMENTS-CARPETS, Functure, Bedding, &c. DEALY & CUNNINGHAN.

284 and 386 Third avonue, near Twenty-signt strest.

Prices lower than any other house, a tas city.

304 EAST THIRTIETH STREET, NEAR SECOND Parante.—For sale, elegant Parlor, Bedroom and Diningroom Furniture; also one Upright Plane, Crockery and Anthen Utensia, all practically new, having been imported from Germany two years ago.

THE QUEEN'S HOTEL, NEAR THE CRYSTAL PAL-net, Upper Norwood, London,—To tourists and fami-lies:—Its Clevatel, pleasant and most saturitors position, combined with the comfort afforded and its general manage-ment, have made the queen's. Hotel a favorite resort of the upper ranks of English society.

NOTICE TO CONTRACTORS.—BIDS WILL BE received at the office of W. W. Varick, Engineer, No. 1 Commercial Buildings, Jersey City, for the working and grading of a road 14 mic in length, 18 miles from New York, on the line of New Haven Railroad. Plans and specifications can be seen at the office of SAMUEL FIENCH, 13 Park row, or the Engineer. EVES AND EARS.

A RTIFICIAL HUMAN EYES, BAUCH & GOUGEL MANN (formerly with Professor Boissonness of Paris), makers and inserters of the improved Eye, 8 Bleecker street. N. B.—These eyes are endorsed by the Incuity.

POLITICAL PRINTING OF EVERY DESCRIPTION done to short notice by the Metropolitan Printing Establishment, corner of Broadway and Ann street, New York

A TIENTION :-TWENTY YEARS' PRUSSIAN HOSFI-tal experience; diseases successfully and permanently cured. Consultation free. Dr. FRANKLIN, 161 Bleccker street. A LL NERVOUS AND SPECIAL DISEASES CURRE at once, without detention from business, by Dr. LEWIS No. 7 Brach street.

A LADIES PHYSICIAN.—DR. H. D. GRINDLE, PRO-feasor of Midwifery, 25 years, successful practice in this city, treats all female complaints, from whatever cause produced. Residence and office, 120 West Twenty-fittle street, near Sixth avenue.

A SPEEDY CURE FOR ALL UNFORTUNATES BY Dr. and Mme. West, female physician and midwife. 144

DR. AND MMR. SELDEN, PHYSICIANS FOR indica.—Confidential and suiful treatment; advice free. Office 67 Amily street, near First avenue. ADIES-THE FAMOUS EUROPEAN MEDICAL Clairroyant arrived, and will notify you in Monday's Hersid where the can be found. M 68. W. H. MAXWELL, 114 EAST TENTH STREET,

MADAME GRINDLE, FEMALE PHYSICIAN SPEED

MRS. WORGESTER, PHYSICIAN, 10 CHARLES of the open washington and West -- settles consulter op all aliments. Board, nursing tinfacts adopted, &c. PHYSICIAN FOR LADIES AND FRIEND OF THE

170 BLEFONER STREET DR. HARRISON'S ON DISCONSISTED BY THE STREET OF THE

New York, Jan. 24, 1872.

BLOTIETS AND EXPENDITURES OF THE COOPER UNION FOR THE ADVANCEMENT OF SCIENCE AND ART, FROM JANUARY 1, 1871, TO JANUARY 1, 1872.

Route from stores, rooms, others and large hall842.001 59